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1 2	Greg L. Lippetz (State Bar No. 154228) glippetz@jonesday.com Cora L. Schmid (State Bar No. 237267) cschmid@jonesday.com JONES DAY 1755 Embarcadero Road Palo Alto, CA 94303	David N. Kuhn (State Bar No. 73389) Attorney-at-Law 144 Hagar Avenue Piedmont, CA 94611 Telephone: (510) 653-4983 E-mail: dnkuhn@pacbell.net	
3			
4			
5	Telephone: 650-739-3939 Facsimile: 650-739-3900	Attorney for Plaintiff Gregory Bender	
6	Attorneys for Defendant Maxim		
7	Integrated Products, Inc.		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	Gregory Bender,	Case No. C09-01152-SI	
12	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO RESCHEDULE MOTION	
13	v.	HEARING	
14	Maxim Integrated Products, Inc.,		
15	Defendant.		
16			
17	Pursuant to Civil L.R. 7-7(b), Defendant Maxim Integrated Products, Inc., ("Defendant")		
18	and Plaintiff Gregory Bender ("Plaintiff"), through their respective counsel, hereby stipulate to		
19	reschedule the hearing date for Defendant's Motion For Sanction Of Dismissal, currently		
20	scheduled for July 9, 2010 at 9 a.m., to July 30, 2010 at 9 a.m.		
21	WHEREAS, on June 18, 2010, Plaintiff filed his Memorandum In Opposition To Motion		
22	For Sanctions together with supporting declarations of Sergio Franco, Ph.D., Kenneth Pedrotti,		
23	Ph.D, and Plaintiff Gregory Bender. (Docket Nos. 60-63.)		
	Ph.D, and Plaintiff Gregory Bender. (Docket N	08. 00-03.)	
24	, , , , , , , , , , , , , , , , , , , ,	posing declarant Sergio Franco, Ph.D., will	
24 25	WHEREAS, Defendant believes that de	,	
	WHEREAS, Defendant believes that de	posing declarant Sergio Franco, Ph.D., will consideration of Dr. Franco's declaration, and has	
25	WHEREAS, Defendant believes that de provide evidence that is relevant to the Court's served Plaintiff with a notice of deposition of D	posing declarant Sergio Franco, Ph.D., will consideration of Dr. Franco's declaration, and has	
2526	WHEREAS, Defendant believes that de provide evidence that is relevant to the Court's served Plaintiff with a notice of deposition of D	posing declarant Sergio Franco, Ph.D., will consideration of Dr. Franco's declaration, and has r. Franco.	

TO RESCHEDULE MOTION HEARING
CASE NO. 09-cv-01152-SI

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1	WHEREAS, the parties believe that the Defendant's reply brief and the hearing on	
2	Defendant's Motion for Sanction of Dismissal should be delayed by three weeks to allow time for	
3	the deposition of Dr. Franco.	
4	THE PARTIES HEREBY SUBMIT THIS STIPULATION THAT:	
5	The Court hearing date for Defendant's Motion For Sanction of Dismissal be rescheduled	
6	from July 9, 2010 at 9 a.m. to July 30, 2010 at 9 a.m.	
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1		Respectfully submitted,
2	Dated: June 24, 2010	Jones Day
3	Dated. June 24, 2010	Jones Day
4		By: /s/ Gregory Lippetz
5		Greg L. Lippetz
6		State Bar No. 154228 JONES DAY
7		Silicon Valley Office 1755 Embarcadero Road
8		Palo Alto, CA 94303 Telephone: 650-739-3939
9		Facsimile: 650-739-3900
10		Counsel for Defendant Maxim Integrated Products, Inc.
11		
12	In accordance with General Order No	A. Saction Y(R) the above signatury attacts that
13	In accordance with General Order No. 45, Section X(B), the above signatory attests that	
14	concurrence in the filing of this document has been obtained from the signatory below.	
15	Dated: June 24, 2010	By: /s/ David Kuhn
16		David N. Kuhn Attorney-at-Law
17		144 Hagar Avenue Piedmont, California 94611
18		Telephone: (510) 653-4983
19		Counsel for Plaintiff Gregory Bender
20		
21		
22	PURSUANT TO STIPULATION, IT IS S	O ORDERED:
23		
24		Sugar Matri
25	DATED:, 2010	By: THE HON. SUSAN ILLSTON
26		United States District Court Judge
27		
28	SVI-82301v1	
		STIPULATION AND [PROPOSED] ORDER